Case 1:15-cr-00537-VEC Document 1529 Filed 07/17/20 Page 1 of 2

U.S. Department of Justice

United States Attorney Southern District of New York

The Silvio J. Mollo Building One Saint Andrew's Plaza New York, New York 10007

July 17, 2020

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:_
DATE FILED:_07/17/2020

BY ECF AND EMAIL

Honorable Valerie E. Caproni United States District Court Southern District of New York 40 Foley Square New York, New York 10007

MEMO ENDORSED

Re: United States v. Lanier, 15 Cr. 537 (VEC) / Lanier v. United States, 18 Civ. 8220 (VEC)

Dear Judge Caproni:

The Government respectfully requests, with the consent of defendant Kareem Lanier through his counsel, that the Court stay further briefing and proceedings on Lanier's pending petition pursuant to 28 U.S.C. § 2255 until an *en banc* panel of the Second Circuit issues a ruling in *United States* v. *Scott*, 18-163. As the Court is aware, the Court's Order of June 5, 2020 (Dkt. 1499) caused the appointment of counsel to represent Lanier in connection with his Section 2255 petition, and directed the parties to supplement their previously-filed briefing on Lanier's Section 2255 petition to address the March 31, 2020 decision of a three-judge panel of the Second Circuit in *United States* v. *Scott*, 18-163. Since the Court's June 5 Order, a poll of the judges of the Second Circuit was taken and a majority of the active Second Circuit judges voted in favor of rehearing the *Scott* appeal *en banc* per the attached Order of the Second Circuit dated July 10, 2020. In order to conserve the resources of the Court and the parties and avoid any risk of the Court ruling on Lanier's Section 2255 petition based on the March 31 *Scott* decision in a manner that may end up being inconsistent with the *en banc* ruling of the Second Circuit in *Scott*, the parties jointly request that this Court stay further briefing and proceedings on Lanier's Section 2255 petition until after the Second Circuit issues an *en banc* ruling in *Scott*.

Application GRANTED. No later than 21 days after the issuance of the *en banc* ruling in *Scott*, the parties must submit a joint letter, either informing the Court of an agreed-upon resolution of Mr. Lanier's petition or proposing a briefing schedule.

SO ORDERED.

Date: 07/17/2020

HON. VALERIE CAPRONI

UNITED STATES DISTRICT JUDGE

Respectfully submitted,

AUDREY STRAUSS Acting United States Attorney

By:

__/s/ Samso

Samson Enzer Gina Castellano Andrew C. Adams Assistant United States Attorneys (212) 637-2342 / -2224 / -2340 18-163 United States v. Scott

United States Court of Appeals FOR THE **SECOND CIRCUIT**

<u>ORDER</u>

At a stated term of the United States Court of Appeals for the

	at the Thurgood Marshall Unit City of New York, on the 10 th d	
United States of America	ı,	
	Appellant,	
v.		18-163
Gerald Scott,		
	Defendant-Appellee.	

A poll having been conducted and a majority of the active judges of the Court having voted in favor of rehearing this appeal en banc, IT IS HEREBY ORDERED that this appeal be heard en banc. See Fed. R. App. P. 35(a). Scheduling information will be forthcoming.

> FOR THE COURT: Catherine O'Hagan Wolfe, Clerk

